## **GENERAL ASSEMBLY OF NORTH CAROLINA** SESSION 2011

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#### **SENATE BILL 821**

## Agriculture/Environment/Natural Resources Committee Substitute Adopted 6/11/12 Third Edition Engrossed 6/20/12

Short Title: Study and Amend Fisheries Laws. (Public)

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Sponsors:

Referred to:

### May 21, 2012

#### A BILL TO BE ENTITLED

2 AN ACT TO (1) DIRECT THE DIRECTOR OF THE DIVISION OF MARINE FISHERIES 3 OF THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES, THE 4 EXECUTIVE DIRECTOR OF THE WILDLIFE RESOURCES COMMISSION, AND 5 THE DEPUTY SECRETARY FOR TRANSIT OF THE DEPARTMENT OF TRANSPORTATION TO JOINTLY STUDY FEES ASSOCIATED WITH THE 6 7 ISSUANCE OF COASTAL FISHING LICENSES AND THE NUMBERING AND 8 TITLING OF VESSELS; (2) DIRECT THE EXECUTIVE DIRECTOR OF THE 9 WILDLIFE RESOURCES COMMISSION, THE DIRECTOR OF THE DIVISION OF 10 MARINE FISHERIES OF THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES, AND THE COMMISSIONER OF AGRICULTURE TO JOINTLY 11 12 STUDY THE REORGANIZATION OF FISH AND WILDLIFE MANAGEMENT IN 13 THE STATE: (3) MAKE IT UNLAWFUL TO TAKE MENHADEN OR ATLANTIC 14 THREAD HERRING WITH A PURSE SEINE NET DEPLOYED BY A MOTHER SHIP 15 AND ONE OR MORE RUNNER BOATS IN COASTAL FISHING WATERS; (4) 16 AMEND THE MARINE FISHERIES COMMISSION ADVISORY COMMITTEES; AND 17 (5) PROVIDE THAT A SUPERMAJORITY OF THE MARINE FISHERIES COMMISSION IS REQUIRED TO OVERRIDE A RECOMMENDATION OF THE 18 19 DIVISION OF MARINE FISHERIES REGARDING OVERFISHING OR REBUILDING 20 OF FISH STOCKS.

21 The General Assembly of North Carolina enacts:

specifically:

22 SECTION 1.(a) It is the intent of the General Assembly to provide funding for the 23 dredging and maintenance of the State's coastal inlets from fees charged to those who make use 24 of the inlets.

25 **SECTION 1.(b)** In order to identify possible sources of funds for the purposes set out in subsection (a) of this section, the Director of the Division of Marine Fisheries of the 26 27 Department of Environment and Natural Resources, the Executive Director of the Wildlife 28 Resources Commission, and the Deputy Secretary for Transit of the Department of Transportation shall jointly study the fees associated with the issuance of coastal fishing 29 30 licenses pursuant to Chapter 113 of the General Statutes and the numbering and titling of vessels pursuant to Chapter 75A of the General Statutes. 31 For coastal fishing licenses, the Director and Executive Director shall

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(1)

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Identify all types of fishing licenses issued for the purpose of taking a. fish in coastal fishing waters, both recreational and commercial.



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	b.	Identify the fees associated with these	licenses.
	c.	Identify the analogous licenses issued a fisheries profiles similar to those of No	<b>- -</b>
	1	South Carolina and Virginia.	
	d.	Recommend several levels of incre calculate the amount of revenue that	
		different levels of increase.	
	e.	Identify any limitations under State license fees for purposes not related	
	г	fisheries.	
(2)		the numbering and titling of vessels,	the Executive Director shall
	-	fically:	
	a. b.	Identify all requirements for the number Determine whether there is a method	od for differentiating between
		vessels that are used predominantly in those that are used predominantly in in	-
	c.	Identify the fees associated with the nu	imbering and titling of vessels.
	d.	Identify the analogous vessel numbering	ng and titling requirements and
		fees charged by states with coastal boa	ting profiles similar to those of
		North Carolina, including at least Sout	-
	e.	Recommend several levels of increas	
		the numbering and titling of vessels	
		revenue that would be generated by the	
	f.	Identify any limitations under State or associated with the numbering and titli	
(3)	The l	Director and the Executive Director shall	ll examine all other sources of
	fundi	ng, including the gas tax.	
SECT	ION	<b>1.(c)</b> The Director of the Division	of Marine Fisheries of the
-		ment and Natural Resources, the Exec	
		n, and the Deputy Secretary for Tr	-
_	-	ntly submit a report on the study requ	-
-		e Research Commission's Committee on	Marine Fisheries no later than
September 1, 201			
		2.(a) The Executive Director of the Wi	
		sion of Marine Fisheries of the Departme	
		ommissioner of Agriculture shall, in c at organization of the State's fish and wild	
		agencies might be reorganized to provide	<b>u</b>
		e State's fish and wildlife resources.	for more emerent, productive,
		<b>2.(b)</b> In conducting this study, the Execu	tive Director the Director and
		specifically consider all of the following	
(1)		efficient and effective transfer of statutory	
(-)		ions, including, but not limited to, rul	• •
		ering of findings, orders, and adjudication	IS.
(2)	rende	ring of findings, orders, and adjudication efficient and effective transfer and conso	
(2)	rende The e		olidation of records, personnel,
(2)	rende The e prope	efficient and effective transfer and conso	blidation of records, personnel, priations, allocations, or other
(2)	rende The e prope funds overl	efficient and effective transfer and conso erty, and unexpended balances of appro s. This component of the study shall spe ap between agency programs or personne	blidation of records, personnel, priations, allocations, or other ecifically identify any areas of el.
(2)	rende The e prope funds overl The u	efficient and effective transfer and conse erty, and unexpended balances of appro s. This component of the study shall spe	blidation of records, personnel, priations, allocations, or other ecifically identify any areas of el. on of all services provided by

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	other obligations entered into by the agencies, an	nd proceedings to which any
	agency is a party.	
(4)	All statutory, rule, and policy changes that woul	d be necessary to reorganize
	fish and wildlife management in the State.	
(5)	Positions or duties regarding fisheries resou	rce management currently
	carried out by the Marine Fisheries Commissio	n or the Division of Marine
	Fisheries of the Department of Environment and	d Natural Resources that are
	within the scope of the overall mission of the De	partment of Agriculture and
	Consumer Services.	
(6)	Any other issues necessary for the potential	reorganization of fish and
	wildlife management in the State.	
	TION 2.(c) The Executive Director, the Director,	
	n the study conducted pursuant to Sections 2(a)	
Legislative Res	earch Commission's Committee on Marine Fisher	ies no later than October 1,
2012.		
	<b>TION 3.(a)</b> G.S. 113-187 reads as rewritten:	
	nalties for violations of Subchapter and rules.	
	person who participates in a commercial fishi	
	provision of this Subchapter and its implementing	
	which any vessel is used in violation of any prov	ision of this Subchapter and
-	g rules is guilty of a Class A1 misdemeanor.	
· · ·	owner of a vessel who knowingly permits it to	
-	Subchapter and its implementing rules is guilty of	
•	person in charge of a commercial fishing operation	
• •	f this Subchapter and its implementing rules or in a	<b>u</b>
•	provision of this Subchapter and its implementing	rules is guilty of a Class A1
misdemeanor.		
· · · ·	person in charge of a commercial fishing operation	
	provisions of this Subchapter or the following ru	
	nd any person in charge of any vessel used in	
1	e Subchapter or the following rules, shall be guilty	
	of the statute or the rules for which the penalty is ma	
(1)	Taking or attempting to take, possess, sell, or	
	mussels, or clams taken from areas closed by s	tatute, rule, or proclamation
	because of suspected pollution.	
(2)	Taking or attempting to take or have in possess	· · · ·
	taken by the use of a trawl net, in areas not open	1 0 1
	vessel not showing lights required by G.S. 75.	A-6 after sunset and before
	sunrise.	
(3)	Using a trawl net in any coastal fishing waters	s closed by proclamation or
	rule to trawl nets.	
(4)	Violating the provisions of a special permit or	gear license issued by the
	Department.	
(5)	Using or attempting to use any trawl net, le	• •
	mechanical methods for oyster or clam harve	st or dredge in designated
	primary nursery areas.	
	person who takes menhaden or Atlantic thread he	
	yed by a mother ship and one or more runner boats	s in coastal fishing waters is
	A1 misdemeanor."	
SEC	<b>TION 3.(b)</b> S.L. 2007-320 is repealed.	
	<b>TION 4.(a)</b> G.S. 143B-289.57 reads as rewritten:	

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"§ 143B		7. Marine Fisheries Commission Advisory Committees established; bers; selection; duties.			
(b) committe		Chair of the Commission shall appoint the following standing advisory			
committe	(1)	The Finfish Committee, which shall consider matters concerning finfish.			
	$\frac{(1)}{(2)}$	The Crustacean Committee, which shall consider matters concerning shrimp and crabs.			
	<del>(3)</del>	The Shellfish Committee, which shall consider matters concerning oysters, clams, scallops, and other molluscan shellfish.			
	<u>(3a)</u>	The Shellfish/Crustacean Advisory Committee, which shall consider matters concerning oysters, clams, scallops, other molluscan shellfish, shrimp, and			
	(4)	<u>crabs.</u> The Habitat and Water Quality Committee, which shall consider matters concerning habitat and water quality that may affect coastal fisheries resources.			
•••					
(e)		Chair of the Commission shall appoint a regional advisory committee for each			
		astal regions designated in G.S. 143B-289.54(b) and shall appoint a regional ttee for that part of the State that is not included in the three coastal regions.			
•		nal Advisory Committee, encompassing areas from the Virginia line south			
	-	nd Pamlico Counties and any counties to the west, and a Southern Regional			
Advisory	Comn	nittee, encompassing areas from Carteret County south to the South Carolina			
line and a	any cou	inties to the west. In making appointments to regional advisory committees, the			
	Chair of the Commission shall ensure that both commercial and recreational fishing interests				
are fairly	-				
		TION 4.(b) G.S. 113-200 reads as rewritten:			
"§ 113-2(	JU. Fis	hery Resource Grant Program.			
 (e1)	Gran	to Committee The Grants Committee shall consist of aleven members as			
(e1) follows:	Gran	ts Committee The Grants Committee shall consist of eleven members as			
	(1)	Three employees of the Sea Grant College Program, appointed by the			
		Director of the Sea Grant College Program.			
	(2)	Two employees of the Division of Marine Fisheries, appointed by the Fisheries Director.			
	(3)	Two members of the Marine Fisheries Commission, appointed by the Chair of the Marine Fisheries Commission.			
	(4)	One member <u>Two members</u> of the <u>Northeast Northern</u> Regional Advisory Committee established pursuant to G.S. 143B-289.57(e), appointed by the			
		Northeast Northern Regional Advisory Committee.			
	(5)	One member of the Central Regional Advisory Committee established			
		pursuant to G.S. 143B-289.57(e), appointed by the Central Regional			
		Advisory Committee.			
	(6)	One member <u>Two members</u> of the Southeast-Southern Regional Advisory			
		Committee established pursuant to G.S. 143B-289.57(e), appointed by the			
		Southeast Southern Regional Advisory Committee.			
	(7)	One member of the Inland Regional Advisory Committee established			
		pursuant to G.S. 143B-289.57(e), appointed by the Inland Regional			
"		Advisory Committee.			
"					

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1	<b>SECTION 4.(c)</b> The terms of the members currently serving on the Crustacean,
2	Shellfish, and the four regional advisory committees (Northeast, Southeast, Central, and Inland)
3	shall expire on June 30, 2012. Effective July 1, 2012, the Chair of the Marine Fisheries
4	Advisory Commission shall appoint no more than 11 members to the Northern Regional
5	Advisory Committee and the Southern Regional Advisory Committee, established pursuant to
6	subsection (e) of G.S. 143B-289.57, as amended by this section.
7	SECTION 5. G.S. 143B-289.52 reads as rewritten:
8	"§ 143B-289.52. Marine Fisheries Commission – powers and duties.
9	
10	(e1) A supermajority of the Commission shall be six members. A supermajority shall be
11	necessary to override recommendations from the Division of Marine Fisheries regarding
12	measures needed to end overfishing or to rebuild overfished stocks."
13	<b>SECTION 6.</b> Sections 4(a) and 4(b) of this act become effective July 1, 2012.
14	Sections 3(a) and 3(b) of this act become effective January 1, 2013, and Section 3(a) applies to
15	offenses committed on or after that date. The remaining sections of this act are effective when

16 this act becomes law.